

## United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231 www.uspto.gov

AF	PPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
	09/424,181	11/10/1999	Snezna Rogelj	UNME-0054-1	7645		
	75	90 01/17/2002			·		
	Jagtiani & Ass			EXAMINER			
Democracy Square Business Center 10379 B Democracy Lane				LUKTON, DAV			
	Fairfax, VA 22	2030		ART UNIT	PAPER NUMBER		
				1653			
		•		DATE MAILED: 01/17/2002			
				,	Paper No.		
	N	Notice of Non-Con	npliant Amendment (.	37 CFR 1.121)	·		
	Tl	(C1 - d	to constance a consequen	.154 1			
			is considered non-com	₹			
0.G.	77, Sept. 19, 20		on September 8, 2000 (see 6 mendment to be compliant, ap				
		ITEMS ARE REQUIR ENTIRE AMENDMEN	ED FOR COMPLIANCE WI'T);	TH RULE 1.121 (APPLI	CANT NEED NOT		
	1. A clean vers	sion of the replacement	paragraph(s)/section(s) is requ	uired. See 37 CFR 1.121(	(b)(1)(ii).		
	2. A marked up version of the replacement paragraph(s) is requrired. See 37 CFR 1.121(b)(1)(iii).						
	3. A clean version of the amended claim(s) is required. See 37 CFR 1.121(c)(1)(i).						
		4. A marked up version of the amended claim(s) is requrired. See 37 CFR 1.121(c)(1)(ii).					
Eval	· matian.	•	., .	,,,,,			
Ехри	anation:						
(LIE:	Please provide spec	ific details for correction to	assist the applicant. For example, "th	e clean version of claim 6 is m	aissing.").		
webs		w.uspto.gov/web/offic	format required by 37 FR 1.1 es/dcom/olia/pbg/sampleaf.p				
	<b>PRELIMINARY AMENDMENT:</b> Unless applicant <b>supplies the omission or correction</b> to the preliminary amendment in compliance with revised 37 CFR 1.121 noted above within ONE MONTH of the mail date of this letter, examination on the merits may commence without entry of the originally proposed preliminary amendment. This notice is not an action under 35 U.S.C. 132, and this ONE MONTH time limit is not extendable.				E MONTH of the ginally proposed		
	fide, applicant notice, whiche	s is given a TIME PER ever is longer, within w	AL ACTION: Since the aborder of the Action of ONE MONTH or To which to supply the omission of THIS TIME PERIOD	HIRTY DAYS from the or correction noted a	e mailing of this bove in order to		
 Legal	Instruments Ex	aminer(LIE)	-				

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09/424181				
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			EXAMINER	
		ART UNIT	PAPER NUMBER	
			14	
l		DATE MAILED:		

Please find below a communication from the EXAMINER in charge of this application.

**Commissioner of Patents** 

Please see the attached sheet regarding applicants' response to the restriction/election requirement.

Applicants' election of Group 1 (claims 1-8, 11 drawn to PDI inhibitors that are limited to G1) with traverse is acknowledged. However, applicants have failed to elect a "specie", as required by the previous Office action. A "specie" is a specific compound, with all substituent variables <u>fully</u> accounted for.

The time for response is reset pursuant to this Office action. However, failure to elect a specie will result in <u>abandonment</u> of the application.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to David Lukton. Phone: (703) 308-3213.

An inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is (703) 308-0196.

DAVID LURTON PATENT EXAMINER GROUP 1800